Exhibit 63

Francesco Gallo

12/19/2007

| 1 | Galio 34 | 1 | Gallo 36 |
|----|--|----|--|
| 2 | Q. Getting rid of the doctor at 47th and | 2 | A. Yes. |
| 3 | Lexington? | 3 | Q. Are you quite certain that it's all right |
| 4 | A. Right, right, because he caused me much | 4 | for you to undergo the stress of giving a deposition |
| 5 | problems. | 5 | today? |
| 6 | Q. What sorts of problems was he causing you? | 6 | A. It's fine. |
| | A. I did not feel that he was interested in | 7 | Q. It was a cardiovascular emergency that you |
| 7 | my health. While I was there for my visit, his | 8 | had two days ago? |
| 8 | focus, attention, was on other items. He was | 9 | A. Yes. |
| 9 | rocus, attention, was on other items. The was | 10 | Q. Well, let me just say that this isn't a |
| 10 | reading, you know, books. | 11 | blood sport here. And in the event that you start |
| 11 | Q. How much were you paying him per hour for | 12 | feeling any symptoms of a cardiovascular nature, |
| 12 | this? | 13 | please, for goodness sake, tell us, and we'll stop |
| 13 | A, \$250. | | |
| 14 | Q. I see. Was any of that covered by your | 14 | the deposition. A. Thank you. I would, of course. |
| 15 | insurance with Alitalia? | 15 | Q. So that you can seek treatment. |
| 16 | A. You know, unfortunately I don't know what | 16 | |
| 17 | happened with the insurance company in Alitalia. I | 17 | A. No, I'm fine. |
| 18 | knew before, now it's changed. I know it's changed. | 18 | Q. All right. You had a cardiovascular |
| 19 | It is very, very difficult to understand where you | 19 | episode two days ago? |
| 20 | stand. | 20 | A. Yes, restriction on my vessel on my left |
| 21 | Q. The insurance has changed, is that what | 21 | side. |
| 22 | you're saying? | 22 | Q. Of your vessel, you mean there was a |
| 23 | A. Yes. As a matter of fact, it was | 23 | heart |
| 24 | communicated to me at home, as well, the insurance | 24 | A. It's on my artery. The blood was not |
| 25 | at Alitalia changed. Two days ago I went to the | 25 | flowing properly and is not flowing properly. |
| 23 | at Alicalia changear 1110 cays ago a testo as an | | |
| | 25 | 1 | Gallo 37 |
| 1 | Gallo 35 | 2 | Q. Is that something new? |
| 2 | Lenox Hill Hospital and I have to pay \$2,700 because | 3 | A. Something new. It's consequential. |
| 3 | with my card they collect, you know, Aetna said | 4 | Q. Consequential from your heart condition? |
| 4 | sorry, you're not in the network, you know, the | 1 | |
| 5 | patient has to pay. | 5 | |
| 6 | Q. You have Aetna insurance through Alitalia? | 6 | |
| 7 | A. Yes. | 7 | A. Excuse me? |
| 8 | Q. And for how long have you had Aetna | 8 | Q. You have a stent? |
| 9 | through Alitalia? | 9 | A. I have more than one. |
| 10 | A. Aetna through Alitalia, I believe for the | 10 | Q. You have stents that were put in in 2004? |
| 11 | last 10, 15 years ago. | 11 | A. 2004 and previous to 2004. |
| 12 | O. All right. And you're saying that Aetna | 12 | Q. And previously? |
| 13 | The state of the s | 13 | A. Right. |
| 14 | | 14 | Q. All right. And we're going back to where |
| 15 | A. A surgeon that works in Lenox Hill. | 15 | we were. You made these suicide plans, you made an |
| 16 | - | 16 | appointment with a female psychiatrist, and she |
| 17 | | 17 | referred you to Payne-Whitney; is that correct? |
| 18 | | 18 | A. That's the last item, yes. |
| 19 | - | 19 | Q. Yes, I'm speaking about 2006. |
| | | 20 | A. Right. |
| 20 | | 21 | Q. Can you recall the name of that doctor? |
| 21 | | 22 | " |
| 22 | | 23 | practicing at Cornell Medical Center. |
| 23 | previously? | 24 | |
| 24 | A. No. I was sent there in an emergency. | 25 | • |
| 25 | Q. You had an emergency two days ago? | | |

Francesco Gallo

| 1 | Gallo 38 | 1 | Gallo 40 |
|--|---|--|--|
| 1 2 | Q. Your wife does work at Cornell Medical | 2 | A. Oh, right, right, no. |
| . 3 | Center, correct? | 3 | Q. And the reason for leaving Cornell and |
| 4 | A. No. | 4 | going to the allied unit of Hospitals for Special |
| 5 | Q. She does not? | 5 | Surgery is that they made her director of pediatric |
| 6 | A. No. | 6 | cardiology? |
| 7 | Q. Your wife is a pediatric cardiologist, | 7 | A. Yeah, but that was 20 years ago, 19 years |
| 8 | correct? | 8 | ago. |
| | A. Yes. | 9 | Q. Oh, so she's been at the Hospital for |
| 9 | | 10 | Special Surgery for 20 years? |
| 10 | Q. Where does she work? | 11 | A. Right. |
| 11 | A. Today, I don't know. | 12 | |
| 12 | Q. You don't know where she works? | | |
| 13 | A. No. | 13 | A. Oh, okay. |
| 14 | Q. What is the last place that you knew that | 14 | Q. You never actually did jump in the river; |
| 15 | she was working? | 15 | is that correct? |
| 16 | A. It's Hospital for Special Surgery. | 16 | A. Say that again. |
| 17 | Q. When was that that you knew that she was | 17 | Q. You never actually did jump in the river? |
| 18 | working at the Hospital for Special Surgery? | 18 | A. No. |
| 19 | A. Seven, eight months ago, eight months ago. | 19 | Q. Did you ever tell anybody that you had? |
| 20 | Q. But you don't know whether she is still | 20 | A. I don't think so. Probably my doctors. |
| 21 | there? | 21 | MR. SMITH: Just for clarification, did |
| 22 | I don't think she is still there. | 22 | you ever tell anyone |
| 23 | Q. I see. Did she ever work at Cornell | 23 | Q. That you had actually jumped in the river |
| 24 | Medical Center? | 24 | and had been rescued. |
| 25 | A. Oh, yes, many years. | 25 | A. No. |
| | | | |
| \vdash | *** | | |
| 1 | Gallo 39 | 1 | Gallo 41 |
| 2 | Gallo 39 Q. For many years she did? | 2 | Q. Is this the psychiatrist whom you didn't |
| | Q. For many years she did? A. Yes. | 2 | Q. Is this the psychiatrist whom you didn't like who was reading and doing other things that had |
| 3 4 | Q. For many years she did?A. Yes.Q. Do you know when she stopped working | 2 3 4 | Q. Is this the psychiatrist whom you didn't like who was reading and doing other things that had nothing to do with you while you were visiting him, |
| 2 3 | Q. For many years she did?A. Yes.Q. Do you know when she stopped working there? | 2 3 4 5 | Q. Is this the psychiatrist whom you didn't like who was reading and doing other things that had nothing to do with you while you were visiting him, was that Dr. Faedda, by any chance? |
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12/19/2007

Francesco Gallo

| 1 | | | |
|---|--|---|---|
| - | Gallo 42 | 1 | Gallo 44 |
| 2 | A. Her husband was. | 2 | that time? |
| 3 | Q. Her husband was, all right. When is the | 3 | A. Yes. |
| 4 | last time you talked with Dr. New? | 4 | Q. All right. Did she change any |
| 5 | A. Three years ago, two years ago, I don't | 5 | prescription for you? |
| 6 | remember, about two years ago, three years ago. | 6 | A. She didn't let me go out of the office, |
| 7 | Q. You haven't talked to her since, say, | 7 | straight to the hospital, to |
| 8 | September of 2005? | 8 | Q. To Payne-Whitney? |
| 9 | A. I don't think so. | 9 | A. Payne Whitney. |
| | Q. Okay. | 10 | Q. You went to see her? |
| 10 | A. I don't remember. | 11 | A. Right. |
| 11 | Q. Did you see Dr. Faedda? | 12 | Q. You told her how you were feeling? |
| 12 | | 13 | A. I have an appointment with her, so I was |
| 13 | A. Yes. | 14 | going to see her and never came out. |
| 14 | Q. At any time after you were told that | 15 | Q. Okay. And you went straight to |
| 15 | Alitalia no longer needed your services in May of | 16 | Payne-Whitney at that time? |
| 16 | 2006 | 17 | A. Right. |
| 17 | A. No, no. | 18 | Q. Okay. Was she the doctor who treated you |
| 18 | Q did you see any psychiatrist between | | while you were at Payne-Whitney? |
| 19 | the time you were told in May 2006 that Alitalia no | 19 | |
| 20 | longer needed your services and the time you checked | 20 | A. No. |
| 21 | into Payne-Whitney, other than the woman who sent | 21 | Q. Did you ever have any treatment from her |
| 22 | you to Payne-Whitney? | 22 | again? |
| 23 | A. Which period was that again? I'm sorry. | 23 | A. No. |
| 24 | Q. Okay, this is May 2006, you were told that | 24 | Q. Do you remember the name of the doctor who |
| 25 | Alitalia no longer needed your services? | 25 | did treat you at Payne-Whitney? |
| | | | |
| Γ, | Gallo 43 | 1 | Gallo 45 |
| 1 | | 2 | A. I don't recall very well, Freedman, |
| 2 | A. Right. | 3 | something like that. |
| 3 | Q. And around June 20th of 2006, you went to | | Sofficially and the social states |
| 4 | | 4 | O YOU GODT FECALLY |
| 1 | Payne-Whitney? | 4 | Q. You don't recall? |
| 5 | A. Yes, | 5 | A. I don't recall. |
| 5 6 | A. Yes. Q. The question was, did you see any | 5 6 | A. I don't recall. Q. We will get the Payne-Whitney records and |
| 5 | A. Yes. Q. The question was, did you see any psychiatrist or psychologist, any medical person who | 5 6 7 | A. I don't recall. Q. We will get the Payne-Whitney records and we will find out. |
| 5 6 | A. Yes. Q. The question was, did you see any psychiatrist or psychologist, any medical person who deals with emotional or psychiatric issues, other | 5 6 7 8 | A. I don't recall. Q. We will get the Payne-Whitney records and we will find out. Was there more than one primary treating |
| 5 6 7 | A. Yes. Q. The question was, did you see any psychiatrist or psychologist, any medical person who | 5 6 7 8 9 | A. I don't recall. Q. We will get the Payne-Whitney records and we will find out. Was there more than one primary treating physician when you were at Payne-Whitney? |
| 5 6 7 8 | A. Yes. Q. The question was, did you see any psychiatrist or psychologist, any medical person who deals with emotional or psychiatric issues, other than that woman who sent you to Payne-Whitney during that period? | 5 6 7 8 9 | A. I don't recall. Q. We will get the Payne-Whitney records and we will find out. Was there more than one primary treating physician when you were at Payne-Whitney? A. Yeah, there's so many. |
| 5 6 7 8 9 | A. Yes. Q. The question was, did you see any psychiatrist or psychologist, any medical person who deals with emotional or psychiatric issues, other than that woman who sent you to Payne-Whitney during that period? A. Dr. Faedda. | 5 6 7 8 9 10 11 | A. I don't recall. Q. We will get the Payne-Whitney records and we will find out. Was there more than one primary treating physician when you were at Payne-Whitney? A. Yeah, there's so many. Q. There were many. Was there one who, in |
| 5 6 7 8 9 10 | A. Yes. Q. The question was, did you see any psychiatrist or psychologist, any medical person who deals with emotional or psychiatric issues, other than that woman who sent you to Payne-Whitney during that period? | 5 6 7 8 9 10 11 12 | A. I don't recall. Q. We will get the Payne-Whitney records and we will find out. Was there more than one primary treating physician when you were at Payne-Whitney? A. Yeah, there's so many. Q. There were many. Was there one who, in your opinion |
| 5 6 7 8 9 10 11 12 | A. Yes. Q. The question was, did you see any psychiatrist or psychologist, any medical person who deals with emotional or psychiatric issues, other than that woman who sent you to Payne-Whitney during that period? A. Dr. Faedda. | 5 6 7 8 9 10 11 12 13 | A. I don't recall. Q. We will get the Payne-Whitney records and we will find out. Was there more than one primary treating physician when you were at Payne-Whitney? A. Yeah, there's so many. Q. There were many. Was there one who, in your opinion A. Yes, one. |
| 5 6 7 8 9 10 11 12 13 | A. Yes. Q. The question was, did you see any psychiatrist or psychologist, any medical person who deals with emotional or psychiatric issues, other than that woman who sent you to Payne-Whitney during that period? A. Dr. Faedda. Q. You did see Dr. Faedda? A. Yes. | 5 6 7 8 9 10 11 12 | A. I don't recall. Q. We will get the Payne-Whitney records and we will find out. Was there more than one primary treating physician when you were at Payne-Whitney? A. Yeah, there's so many. Q. There were many. Was there one who, in your opinion A. Yes, one. Q was primarily responsible? And then |
| 5 6 7 8 9 10 11 12 13 | A. Yes. Q. The question was, did you see any psychiatrist or psychologist, any medical person who deals with emotional or psychiatric issues, other than that woman who sent you to Payne-Whitney during that period? A. Dr. Faedda. Q. You did see Dr. Faedda? A. Yes. Q. You saw Dr. Faedda after Alitalia told you | 5 6 7 8 9 10 11 12 13 | A. I don't recall. Q. We will get the Payne-Whitney records and we will find out. Was there more than one primary treating physician when you were at Payne-Whitney? A. Yeah, there's so many. Q. There were many. Was there one who, in your opinion A. Yes, one. Q was primarily responsible? And then you can't recall that doctor's name? |
| 5 6 7 8 9 10 11 12 13 14 15 | A. Yes. Q. The question was, did you see any psychiatrist or psychologist, any medical person who deals with emotional or psychiatric issues, other than that woman who sent you to Payne-Whitney during that period? A. Dr. Faedda. Q. You did see Dr. Faedda? A. Yes. Q. You saw Dr. Faedda after Alitalia told you that they — | 5 6 7 8 9 10 11 12 13 14 | A. I don't recall. Q. We will get the Payne-Whitney records and we will find out. Was there more than one primary treating physician when you were at Payne-Whitney? A. Yeah, there's so many. Q. There were many. Was there one who, in your opinion A. Yes, one. Q was primarily responsible? And then you can't recall that doctor's name? A. Not at this point. |
| 5 6 7 8 9 10 11 12 13 14 15 16 | A. Yes. Q. The question was, did you see any psychiatrist or psychologist, any medical person who deals with emotional or psychiatric issues, other than that woman who sent you to Payne-Whitney during that period? A. Dr. Faedda. Q. You did see Dr. Faedda? A. Yes. Q. You saw Dr. Faedda after Alitalia told you that they — A. No, after, not before. After that, no. | 5 6 7 8 9 10 11 12 13 14 15 | A. I don't recall. Q. We will get the Payne-Whitney records and we will find out. Was there more than one primary treating physician when you were at Payne-Whitney? A. Yeah, there's so many. Q. There were many. Was there one who, in your opinion A. Yes, one. Q was primarily responsible? And then you can't recall that doctor's name? A. Not at this point. Q. When you came out of Payne-Whitney, did |
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| 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | A. Yes. Q. The question was, did you see any psychiatrist or psychologist, any medical person who deals with emotional or psychiatric issues, other than that woman who sent you to Payne-Whitney during that period? A. Dr. Faedda. Q. You did see Dr. Faedda? A. Yes. Q. You saw Dr. Faedda after Alitalia told you that they A. No, after, not before. After that, no. Q. All right. You only saw that woman after that? A. Yes. Q. Do you remember what you said to her? A. What did I tell her? Q. Yes. | 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | A. I don't recall. Q. We will get the Payne-Whitney records and we will find out. Was there more than one primary treating physician when you were at Payne-Whitney? A. Yeah, there's so many. Q. There were many. Was there one who, in your opinion A. Yes, one. Q was primarily responsible? And then you can't recall that doctor's name? A. Not at this point. Q. When you came out of Payne-Whitney, did you continue to have psychiatric treatment? A. Sure. Q. Is that when you started seeing Dr. Stefan Stein? A. Yes, he was assigned to me by |
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1 Gallo 78 Gallo 2 more time in the evening, instead I was coming home 2 I say okay, when he sues me, I will find an 3 late or bringing work at home, and she get tired of 3 attorney. that. She wants to, she would throw everything out 4 4 Q. But you knew about Mr. Oksuz's accusations of the balcony because I have like a second office 5 5 before you went into Payne-Whitney, correct? That 6 on the corner, and she did it. 6 is our meeting. 7 Q. All right. 7 A. Yes. 8 A. Ask her. 8 Q. Yes. 9 Q. We may. 9 A. You told me, Libutti and you. 10 A. Okay. 10 Q. And I gave you a copy of the attorney's Q. You said you that discussed Mr. Oksuz's 11 11 letter? 12 accusations with her? 12 A. Right, you gave me a copy of document, I 13 A. She told me, yes. I was going to tell her 13 don't recall what. 14 anyway. 14 Q. Okay, fine. But you didn't discuss this 15 Q. But she told you first? 15 with your wife before you went into Payne-Whitney? 16 A. But she told me before, yeah, she told me, 16 A. I don't know, I know that I discussed 17 I believe I was in the hospital. 17 with her. I don't recall if it was before -- that I 18 Q. What exactly did she tell you? 18 told her about the Mr. Oksuz situation? 19 A. My wife? 19 Q. Yes. 20 Q. Yes. 20 A. I think I did. I think I did. I cannot 21 A. That she received a phone call, and I'm 21 be sure. 22 not sure if they met, Giulio Libutti, that Mr. Oksuz 22 Q. Even before you went into Payne-Whitney, sued Alitalia, which I knew already when she told 23 23 you think you did? 24 me, all right, you know. A. I think maybe before or after because she 24 And she asked me what is the situation 25 25 told me that. 1 Gallo 1 Gallo that, you know, Libutti tells me that he feels sue Q. Did you tell the doctors at Payne-Whitney 2 3 Alitalia, he's not going to, Alitalia is not going about the Oksuz accusations? 3 to give Oksuz money, and instead, you know, if makes 4 A. I don't think so. 5 sure, you know, to convince your husband not to sue. Q. You may have? 5 not to sue Alitalia so everything will be, something 6 6 A. May have, maybe. to that effect, but if he does sue Alitalia, then 7 Q. You don't know, you don't remember? 8 the entire world that I know, I would, you know, 8 A. To me it was not that a great deal. May tell around, which he did at the end of the day not be the first time anyhow. So I know the tactics 9 10 anyway. 10 of the company that I worked for 38 years. 11 But he told me on the phone, as well, so 11 The most important thing was my health. it was not necessary to call my wife. He told me 12 12 And the fact that after 38 years I had to tell them, when he called me that you wanted to see me, he told 13 come into my office and say, you know, go away and me, look, I know that's true, but we need somebody 14 not even the reason why, or you write to them and 15 to give, but if you promise me not to sue Alitalia, say that you want to sit down and discuss things. 15 16 we will pay the amount of money. 16 And the answer is, if you want to discuss with me, 17 I say, I don't know where you're coming otherwise, there's no one anymore involved to talk 17 18 from. I told you, and I told the attorney, which 18 to. It's horrible. And I don't wish this to 19 were you, to go forward. As a matter of fact, he 19 anyone. 20 say no, that's no good, blah, blah, you know. 20 Q. Alright. 21 And I was waiting for the, to be sued because that's 21 A. Okay. 22 what he told me. And that's what you told me. 22 Q. So you don't recall whether you discussed 23 Remember you told me, find a good attorney 23 the Oksuz accusations with people at Payne-Whitney? 24 because this guy maybe that can defend you because I 24 A. I don't recall. cannot defend you. I only can defend Alitalia. And 25 Q. But you didn't consider those accusations